- date of death according to certificate of death issued by armed services; such certificate may be admitted as prima facie evidence of date and place where such person died, 1366. Referred, 1366. Submitted by Governor as emergency, 1416. Reported, 1419. Laid before Senate, read second time, passed to engrossment, read third time and passed, 1466. Passage by House reported, 1552. Signed, 1633. Sent to Governor, 1673.
- 993. By Senator Traeger: Amending Liquor Control Act relative to local option elections, 1366. Referred, 1366. Reported, 1419. Removed from Local and Uncontested Bills Calendar, 1475.
- 994. By Senator Sherman: Amending Statutes relative to duty of Railroad Commission of Texas to protect rights and interests of consuming and purchasing public of liquefied petroleum gas products; providing for hearings, etc., 1413. Referred, 1413. Reported, C.S.S.B. 994 read first time, 1484. Added to Intent Calendar, 1497. Rules suspended, read second time, passed to engrossment, read third time and passed, 1502. Submitted by Governor as emergency, 1538. Resolution permitting consideration adopted (H.C.R. 228), 1659. Passage by House with amendments reported, 1668. House amendments laid before Senate, 1676. Read, refused to concur, Conference Committee requested, Senate conferees appointed, 1677.
- 995. By Senators Meier and Andujar: Apportioning Tarrant County into single-member representative districts, 1413. Referred, 1413. Reported, 1476. Added to Intent Calendar, 1483. Rules suspended, read second time, passed to engrossment, 1501. Read third time and passed, 1502.
- 996. By Senator Wolff: Amending Uniform Act Regulating Traffic on Highways to authorize State Highway Commission to establish maximum speed limits, unless disapproved by Governor, 1513. Referred, 1513.
- 997. By Senator McKinnon: Amending Education Code relative to capital improvements for any or all institutions, etc., under control and governance of Board of Directors of Texas A and I University System and to issuance of revenue bonds, 1513. Referred, 1513. Notice of Intent given, 1549. Reported, 1556. Laid before Senate, read second time, passed to engrossment, read third time and passed, 1586. as emergency, 1538. Resolution permitting consideration adopted (H.C.R. 228), 1659. Passage by House with amendments reported, 1668. House amendments laid before Senate, 1676. Read, refused to concur, Conference Committee requested, Senate conferees appointed, 1677.

HISTORY OF SENATE JOINT RESOLUTIONS

1. By Senator Schwartz: Amending Constitution to establish certain requirements relative to enactment of laws creating certain conservation and reclamation districts, 71. Referred, 71. Reported, 171. Rules suspended, read second time, amended, 196. Amended, passed to engrossment, reason for vote, Co-authors authorized, 197. Laid before Senate, 210. Read third time and passed, 211. Passage by House reported, 1552. Signed, 1633. Sent to Governor, 1673.

- 2. By Senators Sherman, Andujar and Gammage: Amending Constitution to provide for merit selection of judges of supreme court and judges of courts of appeals; creating Judicial Nominating Commission; establishing terms of office for judges; authorizing legislature to provide merit selection of judges of district courts and county courts, 71. Referred, 71.
- 3. By Senators Gammage, Mengden, Brooks, Wallace, Ogg and Schwartz: Amending Constitution to provide person who has served two consecutive terms as governor may not succeed himself, 73. Referred, 73. Reported, 111. Laid before Senate, read second time, amended, Point of Order sustained, motion to suspend rules, 125. Notice of Intent given, 456. Laid before Senate, read second time, amended, 482. Failed to pass to engrossment, 483.
- 4. By Senators Herring, Gammage and Ogg: Amending Constitution to provide for a unified judicial system; legislature to prescribe jurisdiction; providing for nonpartisan election, qualifications, tenure of members, prescribing duties; providing for administration and financing; providing for Judicial Qualifications Commission, county commission, etc., 73. Referred, 74. Senator Ogg, Co-author, 370. Reported, C.S.S.J.R. 4 read first time, 724. Notice of Intent given, 756. Laid before Senate, read second time, 765. Amended, vote recorded on, passed to engrossment, motion to suspend rules, 766. Notice of Intent given, 782. Laid before Senate, read third time, amended, 802. Passed, 803. Passage by House with amendments reported, 1583.
- 5. By Senator Mengden: Amending Constitution to prohibit legislature from taxing personal or corporate incomes without approval by popular vote, 74. Referred, 74.
- 6. By Senator Kothmann: Amending Constitution to permit denial of bail to person indicted for felony committed while admitted to bail on prior felony indictment, 79. Referred, 79.
- 7. By Senator Kothmann: Amending Constitution to require vote of two-thirds of membership of legislature to impose tax based on net income of individuals, 79. Referred, 80. Reported adversely, 172.
- 8. By Senators Gammage, Brooks and Wallace: Amending Constitution to provide for annual regular sessions of legislature, annual salary and per diem for members of legislature, 87. Referred, 87. Reported, C.S.S.J.R. 8 read first time, 263. Motion to suspend rules, 320. Notice of Intent given, 456. Rules suspended, read second time, passed to engrossment, read third time and passed, 482. Passage by House with amendment reported, 1001. House amendment laid before Senate, 1006. Read and concurred in, 1007. Signed, 1036. Sent to Governor, 1054. Resolution requesting return from Governor adopted (S.C.R. 109), 1125. Vote by which Senate concurred in House amendment reconsidered, refused to concur in House amendment, Conference Committee requested, Senate conferees appointed, 1187. Returned from Governor, 1197. Request granted, House conferees appointed, 1258. Resolution instructing conferees adopted (S.C.R. 116), 1268. Conference Committee Report filed, 1382. Read and adopted, 1428. Adoption of Conference Committee Report by House reported, 1536. Again signed, 1634. Again sent to Governor, 1673.
- 9. By Senator Ogg: Amending Constitution to remove requirement that appeals from justice courts be by trial de novo, 108. Referred, 108.
- 10. By Senator Moore: Amending Constitution to authorize the governing body of any county, city, town, school district or other subdivision of state to exempt from taxation certain unoccupied property of certain nonprofit corporations, 108. Referred, 109.

- 11. By Senator Harris: Amending Constitution to permit denial of bail under certain circumstances, 141. Referred, 141.
- 12. By Senator Schwartz: Amending Constitution to provide that certain counties and cities may levy tax to pay for bonds issued for construction of sea walls and breakwaters under certain circumstances, 176. Referred, 176. Reported, 246. Rules suspended, 302. Read second time, amended, passed to engrossment, read third time and passed, 303. Passage by House reported, 1001. Signed, 1036. Sent to Governor, 1054.
- 13. By Senator Jones: Amending Constitution to extend \$3,000 ad valorem tax exemption to homesteads of unmarried adults, 194. Referred, 194. Reported, 342. Notice of Intent given, 484. Laid before Senate, read second time, passed to engrossment, read third time and passed, 487. Passage by House with amendment reported, 1001. House amendment laid before Senate, 1035. Read and concurred in, 1036. Signed, 1056. Sent to Governor, 1093.
- 14. By Senator Hightower: Amending Constitution to permit enactment of legislation establishing rules concerning release or detention of prisoners awaiting trial or during pendency of appeal, 205. Referred, 205. Reported, 842. Notice of Intent given, 863. Laid before Senate, read second time, passed to engrossment, read third time and passed, 871.
- 15. By Senators Schwartz, Santiesteban and Gammage: Amending Constitution to provide that legislature may allow certain lotteries and gift enterprises conducted for nonprofit charitable organizations, 250. Referred, 250. Reported, 508. Notice of Intent given, 537. Laid before Senate, read second time, amended, failed to pass to engrossment, 548.
- 16. By Senator Ogg: Amending Constitution to limit yearly increase in evaluation of single or multiple residences, 281. Referred, 281.
- 17. By Senator Mengden: Amending Constitution to exempt from property taxes fifty percent of assessed value of certain residences of persons 65 years of age or older under certain circumstances, 308. Referred, 308.
- 18. By Senator Mengden: Amending Constitution to permit detention without bail, under certain conditions, of person accused of felony involving violence against another if person previously convicted of same offense, 319. Referred, 320.
- 19. By Senator Sherman: Amending Constitution to provide for creation and administration of non-partisan commission to prescribe and regulate legislative salaries, etc., 337. Referred, 337. Reported, 696. Notice of Intent given, 686. Rules suspended, 706. Read second time, amended, passed to engrossment, votes recorded on, read third time and passed, 707.
- 20. By Senator Gammage: Amending Constitution to provide for unified judicial system; legislature to prescribe jurisdiction; creating judicial council; providing for appointment, tenure, duties; nonpartisan election, qualifications, tenure and retirement of judges; administration and financing of judicial system, judicial qualifications commission, 337. Referred, 337.
- 21. By Senator Santiesteban: Amending Constitution to authorize establishment and regulation of state lottery, 346. Referred, 346.
- 22. By Senator Mengden: Amending Constitution to provide no bill may be passed by legislature in regular session unless placed on calendar two weeks prior to end of session, 346. Referred, 346.

- 23. By Senator Mengden: Amending Constitution to remove requirement that state funds for assistance grants and medical care must be matched by federal funds, 346. Referred, 346.
- 24. By Senator Brooks: Amending Constitution to reduce minimum service requirement for eligibility under Teacher Retirement System, 369. Referred, 369.
- 25. By Senator Traeger: Amending Constitution to authorize legislature to exempt certain water supply corporations and cooperatives from property tax on certain facilities, 369. Referred, 369. Reported, 611. Notice of Intent given, 708. Rules suspended, read second time, passed to engrossment, 727. Read third time and passed, 728. Passage by House with amendment reported, 1146. House amendment laid before Senate, read and concurred in, 1203. Signed, 1268. Vote by which Senate concurred in House amendment reconsidered, 1275. Again concurred, 1275. Again signed, 1332. Sent to Governor, 1362.
- 26. By Senator Wallace: Amending Constitution to provide that District Court concurrently with County Court shall have general jurisdiction Reported, 913. Notice of Intent given, 1318. Rules suspended, read second time, passed to engrossment, vote recorded on, read third time and passed, 1336. Passage by House reported, 1552. Signed, 1633. Sent to Governor, 1673.
- 27. By Senator Mengden: Amending Constitution to provide for selection of certain elective judges and justices of courts at nonpartisan elections, 396. Referred, 396.
- 28. By Senator Creighton: Amending Constitution to provide for methods of assessment for ranch, farm, forest and other open-space lands to promote preservation of existing uses, 396. Referred, 396. Rereferred, 500. Reported, 539. Notice of Intent given, 577. Laid before Senate, read second time, amended, failed to pass to engrossment, 603.
- 29. By Senator Traeger: Amending Constitution to authorize cities, towns and villages to levy such ad valorem taxes as are sufficient to pay principal of and interest on general obligations hereafter lawfully issued, placing restrictions on issuance of such general obligations, 396. Referred, 396. Reported, 539. Notice of Intent given, 597, 621, 686, 696, 708. Motion to suspend regular order, 717. Notice of Intent given, 737. Rules suspended, 751. Read second time, passed to engrossment, votes recorded on, 752. Notice of Intent given, 756. Laid before Senate, 763. Read third time and passed, 764. Passage by House with amendment reported, 1133. House amendment laid before Senate, 1259. Read and concurred in, 1260. Vote by which Senate concurred in House amendment reconsidered, 1275. Again concurred, 1276. Signed, 1332. Sent to Governor, 1362.
- 30. By Senators Schwartz and Gammage: Amending Constitution to provide for issuance and sale of bonds of State of Texas for use in creating Texas Environmental Protection Fund to be used to acquire environmentally endangered areas, 396. Referred, 396.
- 31. By Senator Kothmann: Amending Constitution to change name of Court of Criminal Appeals to Supreme Court of Criminal Appeals, etc., 417. Referred, 418.
- 32. By Senator Jones: Amending Constitution to lower minimum population required for a city to adopt or amend home rule charter; providing

- for forfeiture of charters of certain cities, 418. Referred, 418. Reported, 771. Notice of Intent given, 804, 834. Rules suspended, read second time, amended, passed to engrossment, 846. Read third time and passed, 847.
- 33. By Senator Ogg: Amending Constitution to give legislature power to provide for garnishment of wages for nonpayment of courtordered child support, 418. Referred, 418.
- 34. By Senators Mauzy and Ogg: Amending Constitution to permit statutory authorization for State Bar of Texas to establish Client's Security Fund, 432. Referred, 432. Senator Ogg, Co-author, 908. Reported, 1123. Notice of Intent given, 1251.
- 35. By Senator Adams: Amending Constitution to authorize legislature to limit or regulate terms for which member may be elected Speaker, 529. Referred, 529. Reported, 986. Notice of Intent given, 989. Rules suspended, read second time, passed to engrossment, 1020. Read third time, amended, 1021. Resumed consideration and passed, 1023.
- 36. By Senators Aikin and Schwartz: Amending Constitution to provide degree of permanence for House and Senate Joint Rules, 529. Referred, 529. Reported, 585. Notice of Intent given, 708. Rules suspended, read second time, passed to engrossment, 728. Read third time and passed, 729.
- 37. By Senator Harrington: Amending Constitution to revise provisions on age and residence requirements for voting; eliminating requirement for annual registration; requiring renewal of registration at certain intervals, 655. Referred, 655. Reported, 901. Notice of Intent given, 959. Rules suspended, 972. Read second time, passed to engrossment, votes recorded on, 973. Notice of Intent given, 979. Rules suspended, read third time and passed, 988.
- 38. By Senators Jones, Harris, McKnight, Mengden and Traeger: Amending Constitution to guarantee right of person to work and bargain with private employer without regard to membership in labor union, 1052. Referred, 1052. elected Speaker, 529. Referred, 529. Reported, 986. Notice of Intent given, 989. Rules suspended, read second time, passed to engrossment, 1020. Read third time, amended, 1021. Resumed consideration and passed, 1023.

HISTORY OF SENATE CONCURRENT RESOLUTIONS

1. By Senator Wolff: Creating the Texas Constitutional Revision Commission, 71. Referred, 71. Reported, C.S.S.C.R. 1 read first time, 82.